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1 2 3 4 5 6 7 8	Albert M. Kun, Esq. SB# 55820 381 Bush Street, Suite 200 San Francisco, CA 94104 Telephone: (415) 362-4000 Facsimile: (415) 362-1305 Attorney for Plaintiff, HENRY TUKAY  UNITED STATES DISTR NORTHERN DISTRICT OF SAN FRANCISCO DESCRIPTION OF SAN FRAN	F CALIFORNIA
10		
11	HENRY TUKAY,	Case 3:14-CIV-04343 JST
12	Plaintiff )	DECLARATION IN OPPOSITION TO MOTION TO DISMISS
13	v.	TO MOTION TO DISMISS
14	UNITED CONTINENTAL HOLDINGS, INC.,	Date: December 4, 2014 Time: 2:00 p.m.
15	UNITED AIRLINES and DOES 1 TO 20, inclusive,	Courtroom: 9, 19 <sup>th</sup> Floor Judge: Hon. Jon S.Tigar
16	Defendants.	
17 18	·	Complaint Filed: August 4, 2014 Trial Date: No date set.
19		
20	I, ALBERT M. KUN, state as follows:	
21	1. I am an attorney duly licensed by the State of California	ornia and I am the attorney for plaintiff in
22	the within action.	
23	2. Attached as Exhibit "A" is a true copy of the Order	of the court vacating the Motion.
24	3. I had expected defendants to reset this Motion befo	re Judge Tigar, and for that reason have
25	filed no opposition before today.	
26	4. Only when I received defendants' Opposition to the Motion to Remand did I notice that this motion was still on the calendar.	
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28	motor was sair on the carefatti.	
	Declaration in Opposition to Motion to Dismiss 1	Case No. 3:14-CIV-04343 JST

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1	5. I declare under penalty of perjury under the laws of the United States that the foregoing is
2	true and correct, and that this declaration was executed at San Francisco, California on
3	November 24, 2014.
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6	San Francisco, California
7	October 27, 2014  Albert M. Kun
8	Albert W. Kuli
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Declaration in Opposition to Motion to Dismiss